CIRCUIT COURT, STATE OF UTAH SALT LAKE COUNTY, SALT LAKE DEPARTMENT

	Issued by: Richard S. Shepherd
THE STATE OF UTAH	BAIL \$100,000.00
vs.	Judge
PAUL HOUSE 12/19/61	INFORMATION
	Criminal No.
Defendant(s) (Address/DCB)	
The undersigned Lynn Jorgenser stated on information and belief that of:	n/Lew Jolley/C Rasmussen-USP under cath the defendant(s) committed the crime(s)
State of Utah, on or about May Chapter 8, Section 309, Utah C the defendant, PAUL HOUSE, a p	nd Degree Felony, in Salt Lake County, 16, 1984, in violation of Title 76, 200e Annotated 1953, as amended, in that party to the offense, did escape from infinement at the Utah State Prison;
rections is informed by reports of Mc as well as records of the Utah State to a term of 5-Life (Five to Life) or doned, paroled, or terminated and that	n investigator for the Division of Cor- ower of the Bonneville Correction Center Prison that the defendant was sentenced in March 17, 1981 and has not been par- at on the above date he did leave the in he was housed, on a work search and did it cannot be found.
This information is based on evidence obtained from the following witnesses: Mower Beverly Tisher Gomez	Affiant Subscribed and sworn to me this day ofMay, 1984
	Judge
Authorized for presentment and filing TED CANNON COUNTY DEPUTY	g: ATTORNEY 0000055

FILMEU

FILED IN CLERK'S OFFICE Salt Lake County, Utah

TED CANNON
Salt Lake County Attorney
By: ROGER S. BLAYLOCK
Deputy County Attorney
231 East 400 South, Suite 300
Salt Lake City, UT 84111
Telephone: 363-7900

JUN 201934

H. Dixon Hindley Cerk 3rd Dist. Court
By Deputy Clerk

IN THE DISTRICT COURT OF THE THIRD JUDICIAL DISTRICT

IN AND FOR SALT LAKE COUNTY, STATE OF UTAH

THE STATE OF UTAH,

Plaintiff,

Vs.

Defendant.

)

JUDGMENT AND COMMITMENT

Case No. CR84-700

On the 15th day of June, 1984, before the Honorable Ernest F. Baldwin, appeared Thomas P. Vuyk, the attorney for the State of Utah, and the defendant appeared in person and by counsel, Linda Carter.

The Court having asked if the defendant has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty of the offense of Attempted Escape, a third degree felony.

IT IS ADJUDGED that the defendant be confined and imprisoned at the Utah State Prison for the indeterminate term not to exceed five years, and is not fined as provided by law

0000052

for the crime of which the defendant was convicted. Commitment shall issue forthwith.

IT IS ORDERED that N. D. Hayward, Sheriff of Salt Lake County, State of Utah, take the said defendant, Paul House, and deliver said defendant without delay to the Utah State Prison, Draper, Utah, where said defendant shall then and there be confined and imprisoned in accordance with this commitment.

py delice this / day	of June, 1984.
21/1-1/07/4	BY THE COURT
H. DIXON HINDLEY	Love F. Bernings.
Deputy Clerk	ERNEST F. BALDWIN, Judge
Pursuant to the prov	isions of Section 77-18-5, Utah
Code Annotated, 1953 as amend	ed 1980, I recommend that the
defendant serve mor	ths prior to release or parole.
Comments, including	mitigating or aggravating cir-
cumstances:	
- crobee	- 11.5. P.
DATED this // day	of June, 1984.
MIIESI	BY THE COURT
H. DIXON HINDLEY	Lower T. Sheeting for.
Deputy Clerk	
U Deputy Core	ERNEST F. BALDWIN, Judge

2

z...

0000053

STATE OF UTAH
COUNTY OF SALT LAKE

I, THE UNDERSIGNED, CLERK OF THE DISTRICT COURT
OF SALT LAKE COUNTY, UTAH, DO HEREBY CERTIFY THAT
THE ANNEXED AND FOREGOING IS A TRUE AND FUL
COPY OF AN ORIGINAL DOCUMENT ON FILE IN MY
OFFICE AS SUCH CLERK
WITNESS MAY HAND AND SEAK OF SAID COURT
THIS STATE DAY RESERVED TO SAID COURT
THE DAY RESERVED TO SAID COURT
THE DAY RESERVED TO SAID COURT
THE DAY OF SAID C

TENNESSEE BUREAU OF INVESTIGATION

MEMORANDUM

5A-107 TO:

S.A.Charles Scott FROM:

SUBJECT: Homocide-First Degree;

Carolyn Muncey(v); w/f, D.O.B.:12-21-55.
Paul Gregory House(s); w/m, D.O.B.:12-19-61.

Interview of Paul Gregory House (Page 4) Re:

degree felony. He states that he served approximately four and a half years and that at one point he was at a half-way house when he walked off and he received a conviction then for escape. He stated that he was gone approximately five days during this escape and he entered a guilty plea to a third degree felony which was attempt to escape and received a sentence from zero to five years. House states that the parole board only added ninety days to his sentence, that he was supposed to get out in December, 1984 and that he had actually been released on March 12, 1985.

House further stated that he had had an association with Linda Finley who lives Beard Valley Mobile Home Park. And that she does not have a car. House also stated that his parole officer's name was Guy Marney, who was a parole officer in Knoxville, Tennessee and that his parole expired in March, 1987.